RI SOS Filing Number: 202430208960 Date: 2/16/2024 11:18:00 AM

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS							
A NAME & PHONE OF CONTACT AT FILER [optional] Julie Link (513) 723-4000							
B E-MAIL CONTACT AT FILER (optional)							
C SEND ACKNOWLEDGMENT TO (Name and Address)							
Ms. Julie Link							
Vorys, Sater, Seymour and Pease LLP							
301 East Fourth Street							
Suite 3500, Great American Tower							
Cincinnati, OH 45202		THE ABOVE	SPACE IS	FOR FILING OFFICE USE	ONLY		
1. DEBTOR'S NAME Provide only one Debtor name (1a or 1b) (use exact	full name, do not o						
Debtor's name will not fit in kne 1b, leave all of item 1 blank, check here and p	provide the Individual	Debtor information in item	10 of the Fin	ancing Statement Addendi	ım (Form UCC1Ad)		
18 ORGANIZATION'S NAME MESHANTICUT VISTA ASSOCIATES I	II I P						
'b INDIVIDUAL'S SURNAME	FIRST PERSON	AL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX		
		- NC-		T			
1414 Atwood Avenue	Johnston		RI	02919	USA		
2. DEBTOR'S NAME Provide only one Debtor name (2a or 2b) (use exact.	full name, do not o	nit, modify, or abbreviate a	ny paint of th	e Debtor's name), if any p.	art of the Individual		
Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and p							
28 ORGANIZATION'S NAME							
CR 26 INDIVIDUAL'S SURNAME	FIRST PERSON	U NAME	LADDITION	NAL NAME(S)/INITIAL(S)	SUFFIX		
20 INDIVIDUAL S SUNIAME	PIRST PERSON	C NOWE	20011101	ene review (opineri me(o)	JOHA		
2c MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY		
3 SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S	ECURED PARTY)	Provide only one Secured P	arty name (3:	or 3b)			
30. ORGANIZATION'S NAME WALKER & DUNLOP, LLC							
3b INDIVIDUAL'S SURNAME	FIRST PERSON	FIRST PERSONAL NAME		IAL NAME(S)/INITIAL(S)	SUFFIX		
3c. MAILING ADDRÉSS	CITY		STATE	POSTAL CODE	COUNTRY		
7272 Wisconsin Avenue, Ste. 1300	Bethesda		MD	20814	USA		
See Exhibit A attached hereto for a description Exhibit B attached hereto for a description of Either Secured Party, acting alone, is authoristatement.	the collateral	•					
5 Check only if applicable and check only one box. Coffateral is held in a Trust (see	UCC1Ad, item 17 and	· · · · · · · · · · · · · · · · · · ·			sentativo		
·	Check <u>cniv</u> if applicable and check only one box Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting U			g Utrity Agricultural Lien Non-UCC Filing			
7 ALTERNATIVE DESIGNATION (if applicable) Lessee/Lessor Co	nsignee/Consignor	Seller/Buyer		Bailee/Bailor L	censee/Licensor		
8 OPTIONAL FILER REFERENCE DATA State of Phode Island		out Vieta II+ FH					

	C FINANCING STATEMENT ADDENDUM OW INSTRUCTIONS						
9 NA	MF OF FIRST DEBTOR. Same as line 1a or 1b on Financing Statement	, if line 1b was left blank					
be	Cause Individual Debtor name did not fit, check here						
	MESHANTICUT VISTA ASSOCIATE	S II, LP					
OR	9b. INDIVIDUAL'S SURNAME						
	FIRST PERSONAL NAME						
	ADDITIONAL NAVE(S)INITIAL(S)	SUFFIX	THE A	BOVE SPA	CE IS FOR FILING	OFFIC	E USE ONLY
	EBTOR'S NAME—Provide (10a or 10b) only one additional Debtor name			e Financin	Statement (Form L	JCC1) (use exact, full
na	ame, do not omit, modify, or abbreviate any part of the Debtur's name) an 10a ORGANIZATION'S NAME	d enter the mailing address in line 10c				-	
OR							
	10b INDIVIDUAL'S SURNAME						
	INDIVIDUAL'S FIRST PERSONAL NAME						
	INDIVIDUAL ADDITIONAL NAMEIS/INITIAL(S)					5ÚI	FIX
10c F	MAILING ADDRESS	CITY	STATE	I PO	STAL CODE	T COI	ĪNTRY
		J	0,,,,,,			"	
11 [ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SI	CURED BARTY'S NAME: Browne	0014 000 0	ama /11a	or 11h)	1	
	11a ORGANIZATION'S NAME			anne (i i a	<u> </u>		· -
OR	SECRETARY OF HOUSING AND UR		T	T			
	11b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIO	NAL NAME(S)/INIT	AL(S)	SUFFIX
11c f	MAJLING ADDRESS	CITY		STATE	POSTAL CODE		COUNTRY
	omas P. O'Neil, Jr. Federal Building	Boston			02222-10	2222-1092 US	
10 (Causeway Street, 3 rd Floor						
12 A	DDITIONAL SPACE FOR ITEM 4 (Collateral)	•		•	•		<u> </u>
	•						
13 C	This FINANCING STATEMENT is to be filed (for record) (or recorded)	in 14. This FINANCING STATEME	NT				
th	e REAL ESATE RECORDS (if applicable)	covers timber to be cut	□ co·	vers as-exti	acted collateral] is fil	ed as a fixture filing
	nme and address of RECORD OWNER of real estate described in item 1/ Debtor does not have a record interest)	16. Description of real estate					
ζ		See <u>Exhibit A</u> attach	ed here	to.			
17 MIS	SCFILANEOUS	1					

NAME OF FIRST DEBTOR (1A OR 1B) ON RELATED FINANCING STATEMENT

ORGANIZATION'S NAME

MESHANTICUT VISTA ASSOCIATES II, LP

INDIVIDUAL'S LAST NAME

FIRST NAME

MIDDLE NAME

SUFFIX

NAME OF FIRST SECURED PARTY (3A OR 3B) ON RELATED FINANCING STATEMENT

ORGANIZATION'S NAME

WALKER & DUNLOP, LLC

INDIVIDUAL'S LAST NAME

FIRST NAME

FIRST NAME

MIDDLE NAME, SUFFIX

EXHIBIT A TO UCC FINANCING STATEMENT

That certain lot or parcel of land, with all buildings and improvements thereon, situated on the westerly side of New London Avenue in the City of Cranston, County of Providence and State of Rhode Island, being bounded and described as follows:

Beginning at a point on the westerly side of New London Avenue at the southeasterly comer of land belonging to Woodridge Investment Corporation. Said point also being the northeasterly corner of the herein described tract;

Thence running southerly, bounded easterly by said New London Avenue a distance of two hundred twelve and 86/100 (212.86) feet to a Rhode Island highway bound;

Thence turning an interior angle of 166°37'50" and running southwesterly, bounded southeasterly by seld New London Avenue a distance of six hundred seventeen and 67/100 (617.67) feet to a Rhode taland highway bound for a corner;

Thence turning an interior angle of 160°40'20" and running southwesterly, bounded southeasterly by said New London Avenue a distance of one hundred sixty and 86/100 (160.86) feet to a corner and land belonging to Woodridge Investment Corporation;

Thence turning an interior angle of 22°12'30" and running northeasterly, bounded northwesterly by said Woodridge investment Corporation land a distance of one hundred fifty-nine and 69/100 (159.69) feet to an angle;

Thence turning an interior engle of 195°27'00" and running northerly, bounded westerly by said Woodridge Investment Corporation land a distance of seven hundred ninety-two and 21/100 (792.21) feet to a corner;

Thence turning an interior angle of 90°00'00" and running easterly, bounded northerly by said Woodridge investment Corporation land a distance of fifty-two and 54/100 (52.54) feet to an angle;

Thence turning an interior angle of 174°36'40" and running easterly, bounded northerly by said Woodridge Investment Corporation land a distance of two hundred sixteen and 78/100 (216.78) feet to said New London Avanue and the point and place of beginning, forming an interior angle of 90°26'10" with the first above-described course.

Said parcel contains 3 489/1000 acres of land, more or less.

Property Address: 225 New London Avenue, Cranston, RI 02920

Plat: 10-3 Lot(s): 68

NAME OF FIRST DEBTOR (1A OR 1B)	ON RELATED FINANCING STAT	EMENT		
ORGANIZATION'S NAME				
MESHANTICUT VIS	TA ASSOCIATES I	I, LP		
INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX	
		1		
	•	-		
NAME OF FIRST SECURED PARTY (3/	A OR 3B) ON RELATED FINANCI	IG STATEMENT		
ORGANIZATION'S NAME				
WALKER & DUNLO	P, LLC			
INDIVIDUAL'S LAST NAME	FIRST NAME	Middle NA	AME, SUFFIX	

EXHIBIT B TO UCC FINANCING STATEMENT

All of the Debtor's present and future right, title, and interest in and to all of the following described property and interests in property (whether now owned or existing or hereafter acquired, arising or created), to the fullest extent such property and interests in property may, under applicable law, be subject to a security interest under the Uniform Commercial Code:

- a. The Collateral Property. All of the "Collateral Property," which is defined as the Mortgaged Property (as defined below) except the Land (as defined below); and
- b. **Products and Proceeds.** All products and cash proceeds and non-cash proceeds of any of the Collateral Property.

As used herein, the "Mortgaged Property" means all of the following:

- 1. Land. The land and/or estate in realty described in Exhibit A to this UCC Financing Statement (the "Land");
- 2. Improvements. The buildings, structures, and alterations now constructed or at any time in the future constructed or placed upon the Land, including any future replacements and additions (the "Improvements");
- 3. Fixtures. All property or goods that are or become so related or attached to the Land or the Improvements that an interest arises in them under real property law, whether acquired now or in the future, excluding all tenant owned goods and property, and including but not limited to: machinery, equipment, engines, boilers, incinerators, installed building materials; systems and equipment for the purpose of supplying or distributing heating, cooling, electricity, gas, water, air, or light; antennas, cable, wiring and conduits used in connection with radio, television, computers, security, fire prevention, or fire detection or otherwise used to carry electronic signals; telephone systems and equipment; elevators and related machinery and equipment; fire detection, prevention and extinguishing systems and apparatus; security and access control systems and apparatus; plumbing systems; water heaters, ranges, stoves, microwave ovens, refrigerators, dishwashers, garbage disposals, washers, dryers, and other appliances; light fixtures, awnings, storm windows and storm doors; pictures, screens, blinds, shades, curtains and curtain rods; mirrors; cabinets, paneling, rugs, and floor

- and wall coverings; fences, trees and plants; swimming pools; playground and exercise equipment, and classroom furnishings and equipment (the "Fixtures");
- 4. Personalty. All equipment, inventory, and general intangibles (the "Personalty"). The definition of "Personalty" includes furniture, furnishings, machinery, building materials, appliances, goods, supplies, tools, books, records (whether in written or electronic form), computer equipment (hardware and software) and other tangible or electronically stored personal property (other than Fixtures) that are owned, leased or used by Debtor now or in the future in connection with the ownership, management or operation of the Land or the Improvements or are located on the Land or in the Improvements, and any operating agreements relating to the Land or the Improvements, and construction services relating to the Land or the Improvements, choses in action and all other intangible property and rights relating to the operation of, or used in connection with, the Land or the Improvements, including all certifications, approvals and governmental permits relating to any activities on the Land. Generally, intangibles shall also include all cash and cash escrow funds, such as but not limited to: replacement reserve funds, bank accounts, residual receipts funds, and investments;
- 5. Other Rights. All current and future rights, including air rights, development rights, zoning rights, and other similar rights or interests, easements, tenements, rights-of-way, strips and gores of land, streets, alleys, roads, sewer rights, waters, watercourses, and appurtenances related to or benefiting the Land or the Improvements, or both, and all rights-of-way, streets, alleys, and roads which may have been or may in the future be vacated;
- 6. Insurance Policies and Proceeds. All insurance policies covering the Mortgaged Property, and all proceeds paid or to be paid by any insurer of the Land, the Improvements, the Fixtures, the Personalty, or any other part of the Mortgaged Property, whether or not Debtor obtained such insurance policies pursuant to Secured Party's requirement;
- 7. Awards. All awards, payments and other compensation made or to be made by any Governmental Authority (as defined below) with respect to the Land, the Improvements, the Fixtures, the Personalty or any other part of the Mortgaged Property, including any awards or settlements resulting from condemnation proceedings or the total or partial taking of the Land, the Improvements, the Fixtures, the Personalty or any other part of the Mortgaged Property under the power of eminent domain or otherwise and including any conveyance in lieu thereof. As used herein, "Governmental Authority" means any board, commission, department or body of any municipal, county, state, tribal or federal governmental unit, including any U.S. territorial government, and any public or quasi-public authority, or any subdivision of any of them, that has or acquires jurisdiction over the Mortgaged Property, including the use, operation or improvement of the Mortgaged Property;
- 8. Contracts. All contracts, options, and other agreements for the sale of the Land, the Improvements, the Fixtures, the Personalty, or any other part of the Mortgaged Property

- entered into by Debtor now or in the future, including cash or securities deposited to secure performance by parties of their obligations;
- 9. Other Proceeds. All proceeds (cash or non-cash), liquidated claims, or other consideration from the conversion, voluntary or involuntary, of any of the Mortgaged Property, and the right to collect such proceeds, liquidated claims, or other consideration:
- 10. Rents. All rents (whether from residential or non-residential space), revenues, issues, profits, (including carrying charges, maintenance fees, and other cooperative revenues, and fees received from leasing space on the Mortgaged Property), and other income of the Land or the Improvements, gross receipts, receivables, parking fees, laundry and vending machine income, and fees and charges for food and other services provided at the Mortgaged Property, whether now due, past due, or to become due, Residual Receipts, and escrow accounts, however and whenever funded and wherever held;
- 11. Leases. All present and future leases, subleases, licenses, concessions or grants, or other possessory interests now or hereafter in force, whether oral or written, covering or affecting the Mortgaged Property, or any portion of the Mortgaged Property (including but not limited to proprietary leases, non-residential leases, or occupancy agreements if Debtor is a cooperative housing corporation), and all modifications, extensions, or renewals ("Leases"). Ground leases that create a leasehold interest in the Land and where the Debtor's leasehold is security for the loan from Secured Party to Debtor are not included in this definition:
- 12. Other. All earnings, royalties, instruments, accounts, accounts receivable, supporting obligations, issues and profits from the Land, the Improvements, or any other part of the Mortgaged Property, and all undisbursed loan proceeds; and, if Debtor is a cooperative housing corporation, maintenance charges or assessments payable by shareholders or residents;
- 13. Imposition Deposits. All deposits made with Secured Party by Debtor for payments of the following (collectively, "Impositions"): mortgage insurance premiums (or monthly service charges in lieu thereof), ground rents, premiums on policies of fire and property insurance, water rates, Taxes (as defined below), and municipal/government utility charges and special assessments; all other required escrows and deposits, including any replacement reserves; and deposits as may be required by any Collateral Agreement (as defined below). As used herein, "Taxes" means all taxes, assessments, vault rentals, and other charges, if any, general, special, or otherwise, including all assessments for schools, public betterments, and general or local improvements, which are levied, assessed or imposed by any public authority or quasi-public authority, and which, if not paid, could become a lien on the Land or the Improvements; and "Collateral Agreement" means any separate agreement between Debtor and Secured Party for the purpose of establishing replacement reserves for the Mortgaged Property, establishing an account to assure the completion of repairs or improvements specified in that agreement, or any other agreement or agreements between Debtor and Secured Party which provide for the establishment of any other

- fund, reserve, or account, including but not limited to those reserves and escrows required by the United States Department of Housing and Urban Development;
- 14. **Refunds or Rebates.** All refunds or rebates of Impositions by any Governmental Authority or insurance company (other than refunds applicable to periods before the real property tax year in which the security instrument securing the loan from Secured Party to Debtor is dated);
- 15. Tenant Security Deposits. All forfeited tenant security deposits under any Lease;
- 16. Names. All names under or by which any of the above Mortgaged Property may be operated or known, and all trademarks, trade names, and goodwill relating to any of the Mortgaged Property;
- 17. Collateral Agreement Deposits and/or Escrows. All deposits and/or escrows held by or on behalf of Secured Party under Collateral Agreements; and
- 18. Litigation Proceeds. All awards, payments, settlements, or other compensation resulting from litigation involving the Mortgaged Property.

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